


Case Clip(s) Detailed Report
 Tuesday, November 17, 2009, 8:55:48 PM

Fair Isaac v Experian, et al.

 **Huynh, Frederic (Vol. 01) - 04/18/2008**

1 CLIP (RUNNING 00:03:30.500)

 Please state and spell your name for the ...



HUYNH **10 SEGMENTS (RUNNING 00:03:30.500)**

1. PAGE 5:17 TO 5:20 (RUNNING 00:00:20.700)

17 Q Please state and spell your name for the
 18 record.
 19 A My name is Frederic Huynh. It is spelled
 20 F-R-E-D-E-R-I-C, H-U-Y-N-H.

2. PAGE 7:10 TO 7:20 (RUNNING 00:00:44.500)

10 Q What's your highest level of education?
 11 A I have a masters degree.
 12 Q In what field?
 13 A Operations research.
 14 Q What is operations research?
 15 A One way to summarize what operations research
 16 is is it's a synthesis of statistics,
 17 mathematics and computer science.
 18 Q And is that -- do you hold just one masters
 19 degree?
 20 A Yes.

3. PAGE 8:07 TO 8:11 (RUNNING 00:00:20.000)

07 Q So you work at Fair Isaac now, correct?
 08 A Yes.
 09 Q And what is your position?
 10 A My position at Fair Isaac, my title is I am an
 11 analytic science-principle scientist.

4. PAGE 118:25 TO 119:03 (RUNNING 00:00:17.300)

25 Q I'm showing you what's been marked as Exhibit
 00119:01 175. Do you remember that e-mail?
 02 A Give me a moment to read it.
 03 Q Sure.

5. PAGE 119:04 TO 119:04 (RUNNING 00:00:04.000)

04 A I don't recall this e-mail, no.

6. PAGE 119:05 TO 119:13 (RUNNING 00:00:46.000)

05 Q Do you have any reason to doubt that you
 06 sent -- that this is an accurate copy of an
 07 e-mail that you sent on March 16th, 2006?
 08 A There is no reason to doubt that, no.
 09 Q Do you remember saying that -- to anyone that
 10 Fair Isaac forced VantageScore to use a scaling
 11 other than 300 to 850?
 12 A I don't remember that, no.
 13 Q Do you remember what you meant by this?

7. PAGE 119:15 TO 119:25 (RUNNING 00:00:31.200)

15 A I meant by this? What is your reference to
 16 this again? Sorry.
 17 BY MR. BOYLE:
 18 Q Do you see the second sentence in the second
 19 paragraph? It says, "Along those lines, were
 20 they forced to use the scaling they did because
 21 of our patent on the 300 to 850 scheme? We did

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22 patent that, right?"
23 Do you see that question?
24 A I do see that question.
25 Q What did you mean by that?

8. PAGE 120:02 TO 120:11 (RUNNING 00:00:30.800)

02 A Without being able to put myself into that
03 particular train of thought when I was
04 composing that e-mail, I can't recall at this
05 time.
06 Q Do you see the next sentence says, "This is off
07 the wall idea, but if so, maybe that
08 illustrates a potential strategy for us to
09 patent certain features that would add an
10 additional barrier for entry."
11 What did you mean by "barrier for

9. PAGE 120:12 TO 120:12 (RUNNING -01:59:46.000)

12 entry"?

10. PAGE 120:14 TO 120:16 (RUNNING 00:00:10.000)

14 A Again, not being able to put myself into the
15 thought process that I had when I was composing
16 that e-mail, I can't recall at this time.

TOTAL: 1 CLIP FROM 1 DEPOSITION (RUNNING 00:03:30.500)
